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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/885,519	06/20/2001	Kenichi Ariga	P/3281-8	3354
32172	7590 09/22/2005		EXAMINER	
DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP			SHINGLES, KRISTIE D	
1177 AVENU 41 ST FL.	E OF THE AMERICAS	(6TH AVENUE)	ART UNIT	PAPER NUMBER
NEW YORK,	NEW YORK, NY 10036-2714		2141	

DATE MAILED: 09/22/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/885,519	ARIGA, KENICHI				
Office Action Summary	Examiner	Art Unit				
	Kristie Shingles	2141				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w. - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION (6(a). In no event, however, may a reply be time till apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. lely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 15 Ju	ily 2005.					
2a) ☐ This action is FINAL . 2b) ☒ This	action is non-final.					
3) Since this application is in condition for allowar	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-5,7 and 9-13</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-5,7 and 9-13</u> is/are rejected.						
,	7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers		:				
9) The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>13 January 2005</u> is/are: a)⊠ accepted or b) \square objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correct						
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 						
2. ☐ Centified copies of the priority documents 3. ☐ Copies of the certified copies of the priori						
application from the International Bureau		9				
* See the attached detailed Office action for a list	of the certified copies not receive	ed.				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	6) Other:	and a special control of the special control				
S. Patent and Trademark Office						

DETAILED ACTION

Response to Amendment

Applicant has amended claims 1, 7, 9 and 13. Claims 6, 8 and 14 are cancelled. Claims 1-5, 7, 9-13 are pending.

Drawings

1. The proposed drawing corrections filed 1/13/2005 have been accepted by the Examiner.

Response to Arguments

2. Applicant's arguments, see Remarks pages 8-9, filed 7/15/2005, with respect to the rejection(s) of claims 1 and 6 under 35 USC 103(a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of *Treyz et al* (USPN 6,587,835).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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4. Claims 1, 3, 7 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Herz et al (USPN 6,571,279) and Kenner et al (USPN 6,269,394) in view of Treyz et al (USPN 6,587,835).

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- a. **Per claim 1**, *Herz et al* teach a regional information distribution system for use in distributing regional information to consumers through a communication network, said system comprising:
 - an information input terminal for making advertising data designating regions where said advertising data are distributed (Abstract, col.4 lines 6-24 and col.5 lines 35-61; distribution and delivery advertising system based on location via input terminals);
 - a concentrated management server which is connected with said information input terminal through said communication network and which manages said advertising data (col.5 lines 14-34 and col.7 line 54-col.8 line 36; pseudo proxy server and display-controlling server broadcast or multicast information to the display units); and
 - a regional distribution server which is connected with said concentrated management server through said communication network and which is integrated with a radio base station located per each region where said advertising data are distributed and which distributes said advertising data to a handy terminal existing within the area of said radio base station (col.15 line 39-col.16 line 48, col.17 line 55-col.18 line 67 and col.19 line 59-col.20 line 16; pseudo proxy server is in communication with the SDI server where advertising data in distributed based on the profiles and rules of user terminals).

Yet *Herz et al* fail to distinctly teach use of a support server for distributing said advertising data in place of said regional distribution server, when load is concentrated on said regional distribution server. However, *Kenner et al* disclose the use of dynamic load balancing among the servers for reducing and distributing the processing workload on the servers (Abstract, col.30 lines 40-51 and col.31 line 40-col.32 line 30). It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of

Herz et al and Kenner et al for the purpose of distribution of the processing load on server by implementing a load balancing scheme; because it would prevent the servers from being overloaded and provide additional servers for backup and/or balancing. Load balancing is a common and well-known convention used in the art for distributing the processing and retrieval duties across multiple devices to aid in quicker turn-around in response times, latency reduction, and failover support.

Herz et al and Kenner et al fail to explicitly teach that said handy terminal having an information filter function for determining favorable conditions of said advertising data for an owner of said handy terminal. However, Treyz et al teaches the handheld computing device having filtering capabilities in order to filter commercial and advertisement messages based on their content (col.44 lines 20-28 and 38-44, col.45 lines 40-51, col.47 lines 30-53, col.54 line 32-col.55 line 22). It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Herz et al and Kenner et al with Treyz et al for the purpose of permitting the handheld device to maintain filtering capabilities for filtering data based on the user's preferences and profiles. This is useful to functionality of the system, wherein at least a portion of the user's filtering data is maintained locally in the device to reduce the amount of time and information need in retrieving user data from remote servers.

- b. Claim 9 contains limitations that are substantially equivalent claim 1 and is therefore rejected under the same basis.
- c. **Per claim 3**, *Herz et al* and *Kenner et al* teach a regional information distribution system as claimed in claim 1, wherein said information input terminal is located in a shop which

requests distribution of said advertising data (col.19 lines 19-67, col.25 lines 26-55 and col.26 line 29-col.27 line 34).

- d. Per claim 7, Herz et al, Kenner et al and Treyz et al teach a regional information distribution system as claimed in claim 1, Treyz et al further teach the system wherein said regional distribution server distributes only a part of said advertising data to said handy terminal; said part of said advertising data complying with said favorable conditions determined by said information filter function (Abstract, col.30 lines 40-51 and col.31 line 40-col.32 line 30).
- 5. Claims 2, 4, 5 and 10-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Herz et al, Kenner et al and Treyz et al and further in view of Park (USPN 5,627,549).
- a. Per claim 2, Herz et al, Kenner et al and Treyz et al teach the system of claim 1 as applied above, yet fail to distinctly teach a regional information distribution system as claimed in claim 1, wherein date, time, and period for distributing said advertising data are added to said advertising data. However, Park discloses a distribution system that incorporates time-stamps with the advertising data records (col.7 line 59-col.8 line 12).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of *Herz et al*, *Kenner et al* and *Treyz et al* with *Park* in order to provide time-stamp information with the advertising data for the purpose of informing the user of the time the data was displayed and for archiving purposes. One skilled in the art would have been motivated to generate the claimed invention with a reasonable expectation of success.

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b. Claim 10 is substantially equivalent to claim 2 and is therefore rejected under the

same basis.

c. Claims 4 and 11 contain limitations substantially equivalent to claim 3 and are

therefore rejected under the same basis.

d. Per claim 5, Herz et al, Kenner et al and Treyz et al with Park teach a regional

information distribution system as claimed in claim 4, Herz et al further teach the system

wherein information of position of said shop is linked to said regional distribution server (col.19

lines 35-67).

e. Claim 12 is substantially equivalent to claim 5 and is therefore rejected under the

same basis.

f. Claim 13 is substantially equivalent to claim 7 and is therefore rejected under the

same basis.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure: Chern et al (USPN 6,381,465) and Reilly et al (USPN 5,740,549).

7. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Kristie Shingles whose telephone number is 571-272-3888. The

examiner can normally be reached on Monday-Friday 8:30-6:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's

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supervisor, Rupal Dharia can be reached on 571-272-3880. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

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system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kristie Shingles Examiner Art Unit 2141

kds

SUPERVISORY PATENT EXAMINER